1. DATE OF OF 04/08/2009 3. ORDER NO. HSBP1009P260 5. ISSUING OF Department of Customs and EI Paso Sector 8901 Montar EI Paso a. NAME OF CODIGITAL RI b. COMPANY N	RDER 2. CON 062 FICE (Address or of Homeland Sect of Border Protection or na Avenue ONTRACTOR ECEIVER TECH NAME	4. REQU 00200470 orresponder arity n	O. (if any) SITION/REF 1007 Ince to) TX 79	FERENCE NO.	b.	NAME See A	OF CONS ttached De	elivery Schedule		CODE			
3. ORDER NO. HSBP1009P26f 5. ISSUING OF Department of Customs and El Paso Sector 8901 Montar El Paso a. NAME OF CODIGITAL RI b. COMPANY N c. STREET ADIC STE 300 20250 CENT	062 FICE (Address or of Homeland Sect I Border Protection or na Avenue ONTRACTOR ECEIVER TECH	00200470 orresponder arity n	007 nce to) TX 79		b.	See A	ttached De	elivery Schedule	d. STATE e. ZIP	CODE			
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 a. NAME OF CODIGITAL RI b. COMPANY N c. STREET ADI STE 300 20250 CENT d. CITY 	ECEIVER TECH NAME			925	f.								
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b. COMPANY N c. STREET ADD STE 300 20250 CENT d. CITY	ECEIVER TECH NAME	NOLOGY	INC					8. TYPE OF (ORDER				
b. COMPANY Nc. STREET ADI STE 300 20250 CENTd. CITY	NAME	NOLOGY	INC		X	X a. PURCHASE - Reference Your BID #: 4649104							
c. STREET ADD STE 300 20250 CENT				DIGITAL RECEIVER TECHNOLOGY INC					Please furnish the following on the terms and conditions specified on both sides of this order and on the attached sheet, if any, including				
STE 300 20250 CENT d. CITY	DRESS						ery as indica		acrieu sileet, ii arry, mou	ung			
STE 300 20250 CENT d. CITY	DRESS								ructions on the reverse, t				
20250 CENT d. CITY		c. STREET ADDRESS					delivery order is subject to instructions contained on this side only of this form and is issued subject to the terms and conditions of the						
d. CITY	TURY BI VD					above-numbered contract.							
	I OK L DEVE		e. STATE	f. ZIP CODE	10	10. REQUISITIONING OFFICE							
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9. ACCOUNTIN	IG AND APPROP	RIATION D	ATA										
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CONTRACTOR TIN: (b) (3), (b) (4)						-	e. HUBZon		EMERGING SMALL BU	SINESS			
12. F.O.B. POIN		tion						E-DISABLED VETER		5114200			
	13. PLACE OF		14.	GOVERNMENT	B/L NO.			F.O.B POINT	16. DISCOUNT TER	RMS			
a. INSPECTION b. ACCEPTANCE						0	N OR BEFO		NICTO 20				
Destination	Destin	ation	17.6	201501115 (0		(5 :	12/18	72009	NET 30				
		~	17. 8	SCHEDULE (See I			ections)						
ITEM NO.	SUPPLIES OR SERVICES				QUAN ORDE	RED	UNIT	UNIT PRICE	AMOUNT	QTY Accp			
(a) 00010 Mod	del #:(b)(7)	(b)	(7)(E)	ANTENNA	(0	(b) (4	(d) EA	(e) (b) (4)	(f)	(g)			
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	21. MAIL INVOICE TO:									TOT. (Cont.			
	a. NAME DHS - Customs & Border Protection National Finance Center							\$0.00	pages)				
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REVERSE	PO Box 689					08				17(i)			
C.	c. CITY Indianapolis d.				TATE IN			\$19,995.00	GRAND TOTAL				
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 DATE OF ORDER
 CONTRACT NO. (if any)
 ORDER NO.
 PAGE OF PAGES

 04/08/2009
 HSBP1009P26062
 2
 2

Federal Tax Exempt ID: 72-0408780

<u>Emailing Invoices to CBP.</u> As an alternative to mailing invoices to the National Finance Center as shown on page one of this award, you may email invoices to: cbpinvoices@dhs.gov.

NOTES:

POC: (b) (6) @ (b) (6)

If you have any procurement questions, please call (b) (6) . Contract Specialist, at (b) (6)

To ensure prompt payment, please submit your original invoice to address on Block 21 of this Order and reference Purchase Order HSBP1009P26062 on your invoice. You may also email your invoice to www.cbpinvoices@dhs.gov.

Please send a courtesy invoice copy to:

Special Operations Group

ATTN: (b) (6)
P.O. Box 6037

El Paso, Texas 79906

PURCHASE ORDER TERMS AND CONDITIONS

U.S. CUSTOMS and BORDER PROTECTION

Supplemental Clauses/Provisions

Order Number: HSBP1009P26062

SCHEDULE OF SUPPLIES/SERVICES

Item Number:

tem Number: 00010 Line Item (Priced/Information/Option): P Supplies/Services: Model #: (b)(7)(A), (b)(7)(E) ANTENNA

Unit

EA

Ext. Price

(b) (4)

Total Funded Contract Value:

\$19,995.0000

ACCOUNTING AND APPROPRIATION INFORMATION

Item: 00010

6100.319BUSCSGLCS0909010861Z00009400BN01 BP013319B

Amount (b) (4)

DELIVERY SCHEDULE

Deliver To:

Customs and Border Protection

Duncan & Sgt Sims Bldg 11169

Biggs AAF

El Paso TX 79916

Instructions:

Item

Quantity

Delivery Date

Recipient

Unloading PT.

00010

12/18/2009

P.1 52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.acqnet.gov

I. FEDERAL ACQUISITION REGULATION (48 CFR CHAPTER 1) CLAUSES

NUMBER	DATE	TITLE
52.204-7 52.222-26 52.222-36 52.222-50 52.232-1 52.232-8 52.233-1 52.243-1 52.247-34 52.249-1	APR 2008 MAR 2007 JUN 1998 FEB 2009 APR 1984 FEB 2002 JUL 2002 AUG 1987 NOV 1991 APR 1984	CENTRAL CONTRACTOR REGISTRATION EQUAL OPPORTUNITY AFFIRMATIVE ACTION FOR WORKERS WITH DISABILITIES COMBATING TRAFFICKING IN PERSONS PAYMENTS DISCOUNTS FOR PROMPT PAYMENT DISPUTES CHANGES - FIXED-PRICE F.O.B. DESTINATION TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) (SHORT FORM)

P.2 52.219-28 POST-AWARD SMALL BUSINESS PROGRAM REREPRESENTATION (JUN 2007)

(a) Definitions. As used in this clause--

"Long-term contract" means a contract of more than five years in duration, including options. However, the term does not include contracts that exceed five years in duration because the period of performance has been extended for a cumulative period not to exceed six months under the clause at 52.217-8, Option to Extend Services, or other appropriate authority.

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR part 121 and the size standard in paragraph (c) of this clause.

- (b) If the Contractor represented that it was a small business concern prior to award of this contract, the Contractor shall rerepresent its size status according to paragraph (e) of this clause or, if applicable, paragraph (g) of this clause, upon the occurrence of any of the following:
 - (1) Within 30 days after execution of a novation agreement or within 30 days after modification of the contract to include this clause, if the novation agreement was executed prior to inclusion of this clause in the contract.
 - (2) Within 30 days after a merger or acquisition that does not require a novation or within 30 days after modification of the contract to include this clause, if the merger or acquisition occurred prior to inclusion of this clause in the contract.

- (3) For long-term contracts--
 - (i) Within 60 to 120 days prior to the end of the fifth year of the contract; and
 - (ii) Within 60 to 120 days prior to the exercise date specified in the contract for any option thereafter.
- (c) The Contractor shall rerepresent its size status in accordance with the size standard in effect at the time of this rerepresentation that corresponds to the North American Industry Classification System (NAICS) code assigned to this contract. The small business size standard corresponding to this NAICS code can be found at http://www.sba.gov/services/contractingopportunities/sizestandardstopics/.
- (d) The small business size standard for a Contractor providing a product which it does not manufacture itself, for a contract other than a construction or service contract, is 500 employees.
- (e) Except as provided in paragraph (g) of this clause, the Contractor shall make the rerepresentation required by paragraph (b) of this clause by validating or updating all its representations in the Online Representations and Certifications Application and its data in the Central Contractor Registration, as necessary, to ensure they reflect current status. The Contractor shall notify the contracting office by e-mail, or otherwise in writing, that the data have been validated or updated, and provide the date of the validation or update.
- (f) If the Contractor represented that it was other than a small business concern prior to award of this contract, the Contractor may, but is not required to, take the actions required by paragraphs (e) or (g) of this clause.
- (g) If the Contractor does not have representations and certifications in ORCA, or does not have a representation in ORCA for the NAICS code applicable to this contract, the Contractor is required to complete the following rerepresentation and submit it to the contracting office, along with the contract number and the date on which the rerepresentation was completed:

The Contractor represents that it [] is, [] is not a small busines assigned to contract number	
Contractor Signature:	
Date Signed:	
Name:	_
Title:	

[End of Clause]

52.213-4

FEB 2009

TERMS AND CONDITIONS--SIMPLIFIED ACQUISITIONS (OTHER THAN COMMERCIAL ITEMS)

P.3 3052.209-70 PROHIBITION ON CONTRACTS WITH CORPORATE EXPATRIATES (JUN 2006)

(a) Prohibitions.

Section 835 of the Homeland Security Act, 6 U.S.C. 395, prohibits the Department of Homeland Security from entering into any contract with a foreign incorporated entity which is treated as an inverted domestic corporation as defined in this clause, or with any subsidiary of such an entity. The Secretary shall waive the prohibition with respect to any specific contract if the Secretary determines that the waiver is required in the interest of national security.

(b) Definitions. As used in this clause:

"Expanded Affiliated Group" means an affiliated group as defined in section 1504(a) of the Internal Revenue Code of 1986 (without regard to section 1504(b) of such Code), except that section 1504 of such Code shall be applied by substituting "more than 50 percent" for "at least 80 percent" each place it appears.

"Foreign Incorporated Entity" means any entity which is, or but for subsection (b) of section 835 of the Homeland Security Act, 6 U.S.C. 395, would be, treated as a foreign corporation for purposes of the Internal Revenue Code of 1986.

"Inverted Domestic Corporation." A foreign incorporated entity shall be treated as an inverted domestic corporation if, pursuant to a plan (or a series of related transactions)--

- (1) The entity completes the direct or indirect acquisition of substantially all of the properties held directly or indirectly by a domestic corporation or substantially all of the properties constituting a trade or business of a domestic partnership;
- (2) After the acquisition at least 80 percent of the stock (by vote or value) of the entity is held--
 - (i) In the case of an acquisition with respect to a domestic corporation, by former shareholders of the domestic corporation by reason of holding stock in the domestic corporation; or
 - (ii) In the case of an acquisition with respect to a domestic partnership, by former partners of the domestic partnership by reason of holding a capital or profits interest in the domestic partnership; and
- (3) The expanded affiliated group which after the acquisition includes the entity does not have substantial business activities in the foreign country in which or under the law of which the entity is created or organized when compared to the total business activities of such expanded affiliated group.

"Person", "domestic", and "foreign" have the meanings given such terms by paragraphs (1), (4), and (5) of section 7701(a) of the Internal Revenue Code of 1986, respectively.

- (c) Special rules. The following definitions and special rules shall apply when determining whether a foreign incorporated entity should be treated as an inverted domestic corporation.
 - (1) Certain stock disregarded. For the purpose of treating a foreign incorporated entity as an inverted domestic corporation these shall not be taken into account in determining ownership:
 - (i) Stock held by members of the expanded affiliated group which includes the foreign incorporated entity; or
 - (ii) Stock of such entity which is sold in a public offering related to an acquisition described in section 835(b)(1) of the Homeland Security Act, 6 U.S.C. 395(b)(1).
 - (2) Plan deemed in certain cases. If a foreign incorporated entity acquires directly or indirectly substantially all of the properties of a domestic corporation or partnership during the 4-year period

- beginning on the date which is 2 years before the ownership requirements of subsection (b)(2) are met, such actions shall be treated as pursuant to a plan.
- (3) Certain transfers disregarded. The transfer of properties or liabilities (including by contribution or distribution) shall be disregarded if such transfers are part of a plan a principal purpose of which is to avoid the purposes of this section.
- (d) Special rule for related partnerships. For purposes of applying section 835(b) of the Homeland Security Act, 6 U.S.C. 395 (b) to the acquisition of a domestic partnership, except as provided in regulations, all domestic partnerships which are under common control (within the meaning of section 482 of the Internal Revenue Code of 1986) shall be treated as a partnership.
- (e) Treatment of Certain Rights.
 - (1) Certain rights shall be treated as stocks to the extent necessary to reflect the present value of all equitable interests incident to the transaction, as follows:
 - (i) Warrants;
 - (ii) Options;
 - (iii) Contracts to acquire stock;
 - (iv) Convertible debt instruments;
 - (v) Others similar interests.
 - (2) Rights labeled as stocks shall not be treated as stocks whenever it is deemed appropriate to do so to reflect the present value of the transaction or to disregard transactions whose recognition would defeat the purpose of section 835.
- (f) Disclosure. The offeror under this solicitation represents that [Check one]:
 [__] it is not a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73;
 [__] it is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73, but it has submitted a request for waiver pursuant to 3009.104-74, which has not been denied; or
 [__] it is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73, but it plans to submit a request for waiver pursuant to 3009.104-74.
- (g) A copy of the approved waiver, if a waiver has already been granted, or the waiver request, if a waiver has been applied for, shall be attached to the bid or proposal.

[End of Clause]